EXHIBIT 16

ADDENDUM TO CREDIT DECISION DATED 9/8/97 (as previously revised on 2/6/98)

Diagnostic Resource Group LLC Pikesville, MD

App. #883-171 October 28, 1998

REVISED PROPOSAL

This schedule, to finance a TAMS Opart and leasehold improvements, was one of two schedules for DRG originally approved on 9/8/97. The original structure contemplated funding a total of \$1,025M (increased by \$23M to \$1,048M per attached 2/6/98 memo) to finance the Opart for \$850M and leaseholds for \$198M. The original payment structure (based on the \$1,025M approval) was for a 60 month term and included 3 payments at zero, 3 at .01007253 and 54 at 0.012142076. The residual at 60 months was 17%.

The term has been extended to 66 months and the payment structure will now include the first 9 months at zero (see Credit Decision Sheet). TFS will reduce the amount to be funded to TAMS for the Opart from \$850M to \$820M to maintain pricing acceptable to TFS. In addition, the TAMS recourse will increase as necessary to approximate the near full collateral coverage achieved with the initial structure. The revised exposure matrix appears below. A copy of the 9/8/97 credit approval is attached and it includes the original exposure matrix for reference.

This update also requests an extension of the credit approval expiration date from 4/30/98 (as per the attached 2/6/98 memo) to 2/28/99.

EXPOSURE MATRIX (Revised for 66 months, with first 9 payments at zero)

(\$M)	TFS Outsts. w/IDC	Equipment Liq. Value w/ Remarketing	Prelim. Collateral (Shortfall)/ Excess w/IDC	TAMS Recourse **	Final Collateral (Shortfall)/ Excess w/ IDC
Day 1	\$1,091	\$792	(\$299)	\$440	\$141
Month 9	\$1,146	\$704	(\$442)	\$440	(\$2)
Month 12	\$1,136	\$675	(\$461)	\$440	(\$21)
Month 24	\$943	\$513	(\$430)	\$440	\$10
Month 36	\$736	\$396	(\$340)	\$340	\$0
Month 48	\$513	\$297	(\$216)	\$220	\$4
Month 60	\$273	\$223	(\$50)	\$50	\$0

^{*} TAMS remarketing support

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CEG CREDIT DECISION

(Revision to Credit Decision dated 9/9/97, as previously revised on 2/6/98)

Lessee: Diagnostic Resource Group, LLC

City: Pikesville

State: MD

Vendor: TAMS/Various

Equipment Type: TAMS Opart/leaseholds

Credit Analyst: Mary Pat Mars

App #: 883-171 AE: Gary Hall Quantity:

DECISION: Approve FYE: n/a LAST FINS: n/a-start-up LOC: RISK RATING: 8/6 APPROVAL EXP. DATE: 2/28/99

Adv Rental/

Purchase

Adv. Pymt/

App Amount: \$1,018,000 Total Exposure: \$1,345M Term: 66 months Option: FMV FACTOR: 9 @ 0, 3 @ 0.0104176,54 @ 0.02209522 RATE PARM/QUOTE #: 105359

Sec. Deposit: 0/0/0 PMT. STRUCTURE: FXA00

STREAM: 6.54%

W/RESIDUAL: 9.53%

ROA: 1.62%

TAKEDOWNS:

RESIDUAL: 14.4%

#LOCATIONS:

DELIVERY DATE:

OTHER TERMS: 1) Final pricing to be within program guidelines or appropriate sign-off required. 2) Approval subject to TAMS remarketing support at TAMS expense and TAMS one-off recourse as follows: \$440M months 1-36, \$340M months 37-48, \$220M months 49-60 and \$50M months 61-66. 3) Asset Management to review final invoice and confirm residual. 4) TFS to hold a blanket lien on all assets of Diagnostic Resource Group, LLC. Lien search to confirm that blanket lien is a first lien and subordinations required from any lienholders found on lien search. 5) Lessee to provide evidence that \$50M of equity has been deposited/injected into the company for

CREDIT POLICY EXCEPTIONS (IF ANY):

CREDIT-COMMITTEE	DATE	B/RR	COMMENTS/CONDITIONS
Jest 1/2/1	11/4/98	8/1	Constitutions (Constitutions)
O. Killian * (Chmn.)	17/1/10	0/0	Support of Osalla Program
			one of secure
D. Campbell *			
Y. Kato *			
√I. Kusano *		-	
- Alabanio			
3. McQuilkin *			
`. Radomile*	-		
Vith I	11/4/98	8/6	
Drobniak*	1		
Mary Gutnous	11/4/98	8/6.	
lary Pat Mars	7.7	- / -	
. Credit Analyst			

Executive Credit Committee Members

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CEG CREDIT DECISION

(Revision to Credit Decision dated 9/9/97, as previously revised on 2/6/98)

Lessee: Diagnostic Resource Group, LLC

City: Pikesville

State: MD

Vendor: TAMS/Various

Equipment Type: TAMS Opart/leaseholds

Credit Analyst: Mary Pat Mars

App #: 883-171

AE: Gary Hall Quantity:

DECISION: Approve FYE: n/a LAST FINS: n/a-start-up LOC: RISK RATING: 8/6 APPROVAL EXP. DATE: 2/28/99

Adv Rental/

Purchase

Adv. Pymt/

App Amount: \$1,018,000 Total Exposure: \$1,345M FACTOR: 9 @ 0, 3 @ 0.0104176, 54 @ 0.02209522 RATE PARM/QUOTE #: 105359

Term: 66 months Option: FMV

Sec. Deposit: 0/0/0

STREAM: 6.54%

PMT. STRUCTURE: FXA00

W/RESIDUAL: 9.53%

ROA: 1.62%

TAKEDOWNS:

RESIDUAL: 14.4%

LOCATIONS:

DELIVERY DATE:

OTHER TERMS: 1) Final pricing to be within program guidelines or appropriate sign-off required. 2) Approval subject to TAMS remarketing support at TAMS expense and TAMS one-off recourse as follows: \$440M months 1-36, \$340M months 37-48, \$220M months 49-60 and \$50M months 61-66. 3) Asset Management to review final invoice and confirm residual. 4) TFS to hold a blanket lien on all assets of Diagnostic Resource Group, LLC. Lien search to confirm that blanket lien is a first lien and subordinations required from any lienholders found on lien search. 5) Lessee to provide evidence that \$50M of equity has been deposited/injected into the company for working capital purposes.

CREDIT POLICY EXCEPTIONS (IF ANY):

O. Killian * (Chmn.) D. Campbell *			· · · · · · · · · · · · · · · · · · ·
D. Comphell*			
D. Campben "	Property and the second se	-	
Y. Kato *	·	The Delivery day of the Section of T	· · · · · · · · · · · · · · · · · · ·
M. Kusano *			
S. McQuilkin*	_		
T. Radomile *		-	
V. Drobniak * Musht Mary / C Mary Pat Mars	128/98	8/6	

Sr. Credit Analyst

^{*} Executive Credit Committee Members

Whitemarsh (DRG) 8/26/97

Total Cost - \$1,352,000 Buildout - \$175,000 Toshiba Opart MRI - \$850,000 Toshiba XVision EX CT Scanner - \$327,000 Palma & bis 197

Collateral / Liquidation Values - With Remarketing Support

	OPART	XVISION	TOTAL
Day One 12 months 24 months 36 months 48 months 60 months	\$792,000 \$675,000 \$513,000 \$396,000 \$297,000 \$222,750	\$264,000 \$225,000 \$170,750 \$131,750 \$99,250 \$74,750	\$1,056,000 \$900,000 \$683,750 \$527,750 \$396,250 \$297,500
	1	1	

The collateral / liquidation values above are contingent upon standard Toshiba remarketing support.

-The Opart MRI is Agressively discounted. Collateral Values are being based against an average sell price of \$900,000.

-The values for the CT Scanner are based against the average sell price of \$300,000.

Opart - \$1,048,000 Page 1

820,000 - oport

820,000 - lease holds

66 mos

9

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Document 45-17

Filed 07/25/2003

MASTER LEASE SCHEDULE NO. 01

This Master Lease Schedule No. 01 ("Lease") is by and between Tokal Financial Services. Inc. ("Leasur") and Diagnostic Resource Group, L.L.C. ("Lessee") and incorporates the terms and conditions of that certain Master Lease Agreement dated as of September 12, 1997 between Lessor and Lessee ("Master Lease"). Lessor hereby leases to Lessee and Lessee hereby leases from Lessor the following described items of Equipment for the Lease Term and on terms and conditions set forth herein. The Lease shall become effective as against Lessor upon Lessor's execution hereof.

1. EQUIPMENT: (see Attachme	nt A)
EQUIPMENT LOCATION	ON: BILLING ADDRESS:
Same us billing address	8817 Beil Air Road
	White Marsh, MD 21162
Phone #:	Phone #: 410-653-9993

2. LEASE TERM:

The Lease shall commence on the day that Lessee executes a Delivery and Acceptance Certificate with respect to the Equipment ("Commencement Date"). The Base Lease Term of the Lease shall be for the term indicated below and shall commence on either the first or the fifteenth day of the month following the Commencement Date, according to Lessor's standard procedures ("Base Term Commencement Date").

(11) Base Lease Term: 60 months.

3. LEASE PAYMENTS:

(a) Interim Rent is due and payable in full on the date specified in Lessor's invoice(s) therefor and shall be computed by dividing one payment of Buse Term Rent by thirty (30) and multiplying the result by the number of days from and including the Commencement Date to the day preceding the Base Term Commencement Date.

(h) Base Term Rent consists of:

Number	Amount	Taxes	Total
1-9	80	\$0	SÚ
10-12	\$10,917.64	\$545.88	\$11,463.52
13-66	\$23,155.77	\$1,157,79	\$24,313.56

Frequency of Base Term Rent:

8.6 cm Abda.	v			
Monthly	•	Quarterly	Other	
-			0	

The first installment of Base Term Rent shall be due and payable upon the earlier of (i) the date specified in Lessor's invoice therefor, or (ii) Base Term Commencement Date.

4. SPECIAL PAYMENTS:

The following Special Payments(s) shall be due and payable on the date Lessee executes this Lease.

Security Deposit			
secutive meliorit	Advance Lease Payment	Other	Total
	<u>-</u>		1 (17)

- 5. STIPULATED LOSS VALUES: (See Attachment B Stipulated Loss Values)
- 6. STANDARDS FOR USE AND MAINTENANCE: (see Master Lease)
- 7. STANDARDS FOR RETURN CONDITION: (see Master Lense)

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8. LEASE END OPTION:

Provided no Event of Default shall have occurred and remain uncured, Lessee may upon the expiration of the Lease Term exercise any one of the following options with respect to not less than all items of Equipment leased hereunder, (i) return the Equipment to Lessor, (ii) extend the Lease Term at the then fair rental value ("Fair Rental Value") for an extension term the length of which shall be determined by agreement between Lessee and Lessor or (iii) purchase the Equipment for cash at the Equipment's then fair market value ("Fair Market Value"). Lessee agrees to provide Lessor with written notice of Lessee's decision not less than 180 days prior to the expiration of the Lease Term. If Lessee fails to give Lessor 180 days prior written notice, the Lease Term shall automatically be extended without notice to Lessee upon the same terms and conditions for an additional 180 days and may be terminated thereafter upon 180 days prior written notice to Lessor. Upon receipt of Lessee's notice of termination and prior to the return of the Equipment, Lessor shall be entitled to expose the Equipment for resale or lease at the Lessee's premises during reasonable business hours (so long as such exposure does not unreasonably interfere with Lessee's business operations). If by proper notice Lessee elects to purchase the Equipment and upon receipt by Lessor of the Fair Market Value and all other sums due hercunder, Lessor shall convey title to the Equipment to Lessee free of liens and encumbrances created by Lessor on an As-In, Where-Is basis and without warranty.

Fair Market Value and Fuir Rental Value shall mean an amount which would obtain in a transaction between an informed and willing huyer/lessee (other than a dealer) and an informed and willing seller/lessor (assuming for this purpose that the Equipment shall have been maintained in accordance with this Lesse and taking into consideration the in-place value of the Equipment to Lessee) and will be determined by agreement between Lessor and Lessee.

9. ADDITIONAL PROVISIONS:

Lessee grants to Lessor, as additional security to secure Lessee's obligations and liabilities under the Lesse, a security interest in all now owned or hereafter acquired or arising accounts and accounts receivable, and all each and non-cash proceeds thereof (including insurance proceeds) and proceeds of proceeds.

10. MODIFICATIONS AND WAIVERS, EXECUTION IN COUNTERPARTS:

To the extent any of the terms and conditions set forth in this Lease conflict with or are inconsistent with the Master Lease, this Lease shall govern and control. No amendment, modification or waiver of this Lease will be effective unless evidenced by a written document signed by both parties. This Lease may be executed in exunterparts, all of which when taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have caused this Master Lease Schedule to be executed and delivered by their duly authorized representatives as of the dates set forth below.

LEASE	E. Diagnomic Resource Group, L.L.C.
By:	KIND, M
Print N	ETTEEN LOW
Title:	Prosident
Date:	11/29/98

LESSON TO	La priparia (auror	es, Inc.
By:	Kua S	serta
Print Name:	Lisa	Sparta
Title:	Menag	
Date:	2/26/9	9

Y	
Lease No.	24245138
Customer No.	297381
Commencement Date	2/26/99
Base Term Commencement Date	

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